

(2) A PERSON MAY NOT:

(I) MAKE, ISSUE, OR KNOWINGLY USE ANY FICTITIOUS INSPECTION CERTIFICATE OF REPAIR ORDER CERTIFICATION;

(II) ATTACH OR CAUSE OR PERMIT TO BE ATTACHED TO ANY VEHICLE AN INSPECTION CERTIFICATE KNOWING IT TO BE FICTITIOUS OR ISSUED WITHOUT THE EQUIPMENT HAVING BEEN INSPECTED FOR COMPLIANCE WITH THIS TITLE; OR

(III) ISSUE OR CAUSE OR PERMIT TO BE ISSUED A REPAIR ORDER CERTIFICATION KNOWING IT TO BE FICTITIOUS OR ISSUED WITHOUT THE EQUIPMENT HAVING BEEN INSPECTED FOR COMPLIANCE WITH THIS TITLE.

(C) FAILURE TO SURRENDER LICENSE.

ON SUSPENSION OR REVOCATION OF ITS LICENSE, AN INSPECTION STATION SHALL SURRENDER TO THE DIVISION, AT ITS REQUEST, THE LICENSE AND ALL RELATED MATERIAL ISSUED BY THE DIVISION.

(D) ALTERATION OF CERTIFIED EQUIPMENT.

A PERSON MAY NOT MATERIALLY ALTER OR CHANGE ANY EQUIPMENT OF A VEHICLE FOR WHICH AN INSPECTION CERTIFICATE OR A REPAIR ORDER CERTIFICATION HAS BEEN ISSUED UNDER THIS TITLE.

(E) VIOLATION OF RULES OR REGULATIONS.

A PERSON MAY NOT WILLFULLY VIOLATE ANY RULE OR REGULATION ADOPTED UNDER THIS TITLE RELATING TO INSPECTION PROCEDURES AND INSPECTION STATION REQUIREMENTS.

REVISOR'S NOTE: This section presently appears as Art. 66 1/2, §13-108 (a), (b), and (d) through (f). Present §13-108(c) now appears in §27-101 of this article.

Although present subsections (a), (b), and (e) of §13-108 appear on their faces to refer only to activities relating to an inspection certificate, the apparent intent - and current practice - is to prohibit like activities relating to repair order certifications. This interpretation is based in part on the statutory identity of purpose and form given these two documents by the present reference in Art. 66 1/2, §13-104(a) to a "verification {repair order certification} by an approved facility, signed and dated as required for a certificate". To clarify this intent, subsections (a), (b), and (d) of this section